(Name) FUA PICA - VELINTER	?
(Name) 7204 GEDINATA OPI	C CT
(Address) PALTI BEACH GARD	
(City, State, Zip)	
(CDC Inmate No.)	FILED
	The second secon
•	DEC - 4 2007
	CLERK, U.S. DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA
United States Distric	BY MO / DEPINY
Southern District of Ca	•
EUA PICH-LEUINTER	,
(Enter full name of plaintiff in this action.)	2070 2283 BEN CAB
Plaintiff,) Civil Case No
<u> </u>	(To be supplied by Court Clerk)
v.))
ELLEN LASTLO) Complaint Under the
CALIFORNIA PORTURAD,) Civil Rights Act
CEDENT SLENDORA CA) 42 U.S.C. § 1983
(Enter full name of each defendant in this action.))
Defendant(s).)
A. Jurisdiction)
Jurisdiction is invoked pursuant to 28 U.S.C. § 1343(a)(3) a	and 42 U.S.C. & 1983. If you wish to
assert jurisdiction under different or additional authority, list	
B. Parties	
1. Plaintiff: This complaint alleges that the civil rights of P	Plaintiff, EVA P(CIJ - LELINTER (print Plaintiff's name) t 7204 GEN/NATH OFFICE (mailing address or place of confinement)
, who presently resides a	t 7204 GENINATH OFFICE
PAIN SPRINGS GARDENS FL334	(mailing address or place of confinement) , were violated by the actions
of the below named individuals. The actions were directed a	
on (dates)	, , and .
(institution/place where violation occurred) (Cour 2. <u>Defendants</u> : (Attach same information on additional pages if you a	
§ 1983 SD Form (Rev. 5/98)	::ODMA\PCDOCS\WORDPERFECT\22834\I

C. Causes of Action (You may attach additional pages alleging other causes of action and the facts supporting them if necessary.)

Count 1: The following civil right has been violated: TORTURE,

(E.g., right to medical care, access to courts,

due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.)

Supporting Facts: [Include all facts you consider important to Count 1. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Count 1.1

- at California Postland Camast ille jal brain mapping on the biometrical had is performed through the SAP say stein - Anal Rossecode furils scam - disturbance and abuse of brain functions.

Gleadora	
Defendant ELLEN LASZLO resides in 2025 East Financial	
and is employed as a / T way (defendant's position/title (if any)) (County of residence) This defendant is sued in	
his/her individual official capacity. (Check one or both.) Explain how this defendant was acting	
under color of law: civil nights violation by being expelled	
Defendant in MCIM DIO WITCO resides in GLE N DORDS bruin 1	cin ntelana
and is employed as a RTG (County of residence) This defendant is sued in	
his/her individual official capacity. (Check one or both.) Explain how this defendant was acting	
under color of law: Cisil rights violation, theft of personal item trichery and bullging in work related 18500. Defendant SITARAN Kuchithata resides in 1000 a fendara (County of residence) and is employed as a SYSTEC IT (defendant's position/title (if any))	
and is employed as a System (County of residence) of the county of the c	
his/her individual official capacity. (Check one or both.) Explain how this defendant was acting	
under color of law: in plem in ting oillfully SAP functionality for illefal Isalin mapping and Toutest Defendant recides in	
Defendant resides in (County of residence)	
and is employed as a . This defendant is sued in	
(defendant's position/title (if any)) his/her [] individual [] official capacity. (Check one or both.) Explain how this defendant was acting	
under color of law:	

Count 2: The following civil right has been violated:

(E.g., right to medical care, access to courts,

due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.)

Supporting Facts: [Include all facts you consider important to Count 2. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Count 2.]

please see CD attached

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Count 3: The following civil right has been violated:

(E.g., right to medical care, access to courts,

due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.) Supporting Facts: [Include all facts you consider important to Count 3. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Count 3.] D. Previous Lawsuits and Administrative Relief 1. Have you filed other lawsuits in state or federal courts dealing with the same or similar facts involved in this case?

Yes No.

	Parties to the previous lawsuit: intiffs:
	fendants:
	Name of the court and docket number:
(c)	Disposition: [For example, was the case dismissed, appealed, or still pending?]
(d)	Issues raised:
(e)	Approximate date case was filed:
(f)	Approximate date of disposition:
(f) 2. If y	Approximate date of disposition: Have you previously sought and exhausted all forms of informal or formal relief from the er administrative officials regarding the acts alleged in Part C above? [E.g., CDC Inmate/Parolee al Form 602, etc.]? Your answer is "Yes", briefly describe how relief was sought and the results. If your answer
(f) 2. derope appear	Approximate date of disposition: Have you previously sought and exhausted all forms of informal or formal relief from the er administrative officials regarding the acts alleged in Part C above? [E.g., CDC Inmate/Parolee al Form 602, etc.] ? □ Yes □ No.
(f) 2. If y	Approximate date of disposition: Have you previously sought and exhausted all forms of informal or formal relief from the er administrative officials regarding the acts alleged in Part C above? [E.g., CDC Inmate/Parolee al Form 602, etc.]? Your answer is "Yes", briefly describe how relief was sought and the results. If your answer lo", briefly explain why administrative relief was not sought.
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(f) 2. l rope ppea	Approximate date of disposition: Have you previously sought and exhausted all forms of informal or formal relief from the er administrative officials regarding the acts alleged in Part C above? [E.g., CDC Inmate/Parolee al Form 602, etc.]? □Yes □No. Your answer is "Yes", briefly describe how relief was sought and the results. If your answer lo", briefly explain why administrative relief was not sought.
(f) 2. If y	Approximate date of disposition: Have you previously sought and exhausted all forms of informal or formal relief from the er administrative officials regarding the acts alleged in Part C above? [E.g., CDC Inmate/Parolee al Form 602, etc.]? □Yes □No. Your answer is "Yes", briefly describe how relief was sought and the results. If your answer lo", briefly explain why administrative relief was not sought.

§ 1983 SD Form (Rev. 5/98)

E.	Req	uest	for	Relief
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Plaintiff requests that this Court grant the following relief:

- 1. An injunction preventing defendant(s):
- 2. Damages in the sum of \$ 250, 000 \$
 3. Punitive damages in the sum of \$ 250, 000 \$
- 4. Other:

F. Demand for Jury Trial

Plaintiff demands a trial by \(\subseteq \text{Jury} \) \(\subseteq \text{Court.} \) (Choose one.)

G. Consent to Magistrate Judge Jurisdiction

In order to insure the just, speedy and inexpensive determination of Section 1983 Prisoner cases filed in this district, the Court has adopted a case assignment involving direct assignment of these cases to magistrate judges to conduct all proceedings including jury or bench trial and the entry of final judgment on consent of all the parties under 28 U.S.C. § 636(c), thus waiving the right to proceed before a district judge. The parties are free to withhold consent without adverse substantive consequences.

The Court encourages parties to utilize this efficient and expeditious program for case resolution due to the trial judge quality of the magistrate judges and to maximize access to the court system in a district where the criminal case loads severely limits the availability of the district judges for trial of civil cases. Consent to a magistrate judge will likely result in an earlier trial date. If you request that a district judge be designated to decide dispositive motions and try your case, a magistrate judge will nevertheless hear and decide all non-dispositive motions and will hear and issue a recommendation to the district judge as to all dispositive motions.

You may consent to have a magistrate judge conduct any and all further proceedings in this case, including trial, and the entry of final judgment by indicating your consent below.

Choose only one of the following: Plaintiff consents to magistrate judge jurisdiction as set forth above.	OR	Plaintiff requests that a district judge be designated to decide dispositive matters and trial in this case.
I declare under the penalty of perjury t	hat the fo	oregoing is true and correct.
Date		Signature of Plaintiff

1844 (Rev. 07/89) CIVIL			L COVER SHEET				FILED			
The JS-44 civil cover sheet and rules of court. This form, approsheet. (SEE INSTRUCTIONS	ved by the Judicial Conference	of the United States in S	plement Septembe	the filing and service of pl r 1974, is required for the	oleadings e use of th	or other papers as he Clerk of Court	required by	law, except as provid	led by log	ÀΙ
I (a) PLAINTIFFS	o	mis roidin.)	DEFEN	NDANTS						
				,			CLE	rk, U.S. Distri	CTCOU	PPT ECO
Eva Pich-Levinter			Ellen Laszlo, California Portland Cement Glendora, CAS							
(b) COUNTY OF RESIDENC PLAINTIFF	E OF FIRST LISTED		COUN	TY OF RESIDENCE OF	F FIRST	LISTEÉ DEFEN	IDANT _			_
	PLAINTIFF CASES)			(IN U.S. PLAINTIE	FF CASI	ES ONLY)				
			NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND							
(c) ATTORNEYS (FIRM NAM	1E, ADDRESS, AND TELEP	HONE NUMBER)	ATTO	RNEYS (IF KNOWN)			•			_
Eva Pich-Levinter 7204 Geminata Oak C Palm Beach Gardens,			'07 CV 22		283 BEN CAB					
II. BASIS OF JURISDICTIO	N (PLACE AN x IN ONE BO	K ONLY)		TIZENSHIP OF PRINC	CIPAL P.			NE BOX ONE BOX FOR DE	FENDAN	 NT
□ IU.S. Government Plaintiff	3Federal Question			, , , , , , , , , , , , , , , , , , , ,	PT	DEF		0.1.2.2011.1011.2.	PT DE	
— 10.5. Government i ignititi	(U.S. Government Not	a Party)	Citizen	of This State	\Box_1	□1 Incorporate		l Place of Business	4 0	4
☐ 2U.S. Government Defendan	•	itizenship of Parties in	Citizen of Another State		\square_2					l ₅ □ ₅
	Item III		Citizen Country	or Subject of a Foreign	□3	□3 Foreign Nat	tion	•	□ 6 □	6
V. NATURE OF SUIT (PLAC)	. U.S.	C. 1983			-	- 90		_
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☐ t10 Insurance ☐ Marine	310 Airplane	☐ 362 Personal Injury-	к.	610 Agriculture		422 Appeal 28 USC 423 Withdrawal 28		400 State Reappointm	ent .	
Miller Act	315 Airplane Product Liability	Medical Malpractice		620 Other Food & Drug 625 Drug Related Seizure	ı	PROPERTY R		410 Antitrust 430 Banks and Bankir	va.	
Negotiable Instrument	320 Assault, Libel & Slander	365 Personal Injury -		of Property 21 USC881	L	R20 Copyrights		450 Commerce/ICC R		
150 Recovery of Overpayment	330 Federal Employers'	Product Liability		630 Liquor Laws	L	830 Patent		460 Deportation		
&Enforcement of Judgment	Liability	368 Asbestos Personal In	njury	☐ 640 RR & Truck		☐ 840 Trademark		470 Racketeer Influenced and		
151 Medicare Act	340 Marine	Product Liability		650 Airline Regs	ļ	SOCIAL SEC	URITY	Corrupt Organizations	3	
152 Recovery of Defaulted Student	345 Marine Product	PERSONAL PROPE	RTY	660 Occupational Safety/He		🗆 861 HIA (13958)	•	B10 Selective Service		
Loans (Excl. Veterans)	Liability	370 Other Fraud		LABOR		862 Black Lung (923)		850 Securities/Commo	odities	
☐ 153Recovery of Overpayment of Veterans Benefits	☐ 350 Motor Vehicle	371 Truth in Lending				863 DIWC/DIWW				
☐ 160 Stockholders Suits	☐ 355 Motor Vehicle Product Liability	380 Other Personal Property Damage		710Fair Labor Standards A 720 Labor/Mgmt. Relations	1	☐ 864 SSID Title XVI ☐ 865 RSL(405(g))		875 Customer Challer 891 Agricultural Acts		
Other Contract	360 Other Personal Injury	☐ 385 Property Damage		730 Labor/Mgmt, Reporting	- 1	FEDERAL TAX	SUITS ·	891 Agricultural Acts 892 Economic Stabiliz		
195 Contract Product Liability	,	Product Liability		Disclosure Act	ľ	R70 Taxes (U.S. Pla	intiff	893 Environmental M		
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITI	ONS	740 Railway Labor Act	ľ	or Defendant)		2 894 Energy Allocation		
210 Land Condemnation	441 Voting	510 Motions to Vacate S	Sentence	790 Other Labor Litigation	ւ բ	R71 IRS - Third Par 26 USC 7609	ty	R95 Freedom of Inform		
220 Foreclosure	442 Employment	Habeas Corpus		791 Empl. Ret. Inc.	l	20 030 7007		900 Appeal of Fee De Under Equal Access to	termination Justice	
230 Rent Lease & Eiectmant 240 Tort to Land	443 Housing/Accommodations	530 General		☐ Security Act		•		L		
	☐ 444 Welfare ☐ 440 Other Civil Rights	535 Death Penalty 540 Mandamus & Other		[Ī			950 Constitutionality		
290 All Other Real Property	440 Other Civil Rights	540 Mandamus & Other 550 Civit Rights		·				R90 Other Statutory A	ctions	
VI. ORIGIN (PLACE AN X IN	ONE BOX ONLY)	- INCLUM RIPUIS								_
☑ 1 Original Proceeding ☐ 2 R. State C		from Appelate 4 Re		☐5 Transferred from another district (specify		Multidistrict Litige	Mag	Appeal to District Jugistrate Judgment		
COMPLAINT: COMPLAINT: CHECK IF THIS IS A CLASS ACTION UNDER f.r.c.p. 23						Charle	VES only if	1 1 1 7 1 7	nt:	
COMPLAINT:	CHECK IF THIS IS A CACTION UNDER f.r.c.p.		Di	EMAND \$			•	demanded in complai ☐ YES ☐NO		_

DATE 12/4/07